1	JOSHUA M. BRIONES (Bar No. 205293) joshua.briones@dlapiper.com	
2	joshua.briones@dlapiper.com DLA PIPER LLP (US) 2000 Avenue of the Stars, Suite 400 North To	ower
3	Los Angeles, California 90067-4704 Tel: 310-595-3000	
4	Fax: 310-595-3300	SES DISTRICE
5	ALBERT E. HARTMANN (pro hac vice pen albert.hartmann@dlapiper.com	ding)
6	DLA PIPER LLP (US) 203 North LaSalle Street, Suite 1900	
7	Chicago, IL 60601-1293 Tel: 312-368-4000	IT IS SO ORDERED.
8	Fax: 312-236-7516	IT IS SO ORDED. AS MODIFIED.
9	VISHALI SINGAL (Bar No. 267481) vishali.singal@dlapiper.com	AS MODITION Z Port S. Arrewal Judge Paul S. Grewal
10	DLA PIPER LLP (US) 555 Mission Street, Suite 2400	Judge Paux
11	San Francisco, CA 94105-2933 Tel: 415.836.2500	THE CONTRACTOR OF THE CONTRACT
12	Fax: 415.836.2501	DISTRICT OF CV
13	Attorneys for Defendant REACH MEDIA GROUP, LLC	
14	REACH WEDIA GROUF, LEC	
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN JOSE DIVISION	
18	DAVID TRINDADE, individually and on	CASE NO. 5:12-CV-04759 (PSG)
19	behalf of all others similarly situated,	CASE NO. 3.12-C V-04739 (150)
20	Plaintiff,	STIPULATION AND [FROPOSED] ORDER TO EXTEND TIME TO RESPOND
21	v.	TO CLASS ACTION COMPLAINT AND TO CONTINUE CASE MANAGEMENT
22	REACH MEDIA GROUP, LLC, a Delaware limited liability company,	CONFERENCE DATE AND CORRESPONDING DEADLINES
23	Defendant.	CONTEST ONDING DEADERNES
24	Defendant.	Judge: Hon. Paul Singh Grewal Dept: Courtroom 5
25		Dept. Courtioon 5
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(US)		-1-

DLA PIPER LLP (US)
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Plaintiff David Trindade ("Plaintiff") and Defendant Reach Media Group, LLC ("Defendant"), stipulate and agree as follows:

WHEREAS:

- A. DLA Piper LLP (US) was recently retained to represent Defendant in this matter;
- B. Defendant's request for a 28-day extension of time to respond to Plaintiff's Class Action Complaint is the first time Defendant has requested an extension of a deadline in this matter;
- C. The parties' request for a 28-day continuance of the Initial Case Management

 Conference and corresponding deadlines is the first time the parties have requested a

 change to any event previously scheduled by the Court in this matter;
- D. The parties agree upon the following schedule to provide Defendant with additional time in which to respond to Plaintiff's Class Action Complaint and to provide the parties with additional time in which to meet and confer about their initial disclosures, early settlement, ADR process selection, case management statement, and discovery plan.

November 1, 2012: Last day for Defendant to respond to Plaintiff's Class Action Complaint

November 13, 2012: Last day to meet and confer regarding initial disclosures, early settlement, ADR process selection, and discovery plan; file ADR Certification signed by Parties and Counsel; file either Stipulation to ADR Process or Notice of Need for ADR Phone Conference

November 27, 2012: Last day to file Rule 26(f) Report, complete initial disclosures or state objection in Rule 26(f) Report and file Case Management Statement

<u>December 4, 2012:</u> Initial Case Management Conference (CMC) in Courtroom 5, 4th Floor, SJ at 2:00 p.m.

NOW, THEREFORE, Plaintiff and Defendant, by and through their respective counsel, stipulate and agree as follows:

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Defendant's deadline to respond to the Class Action Complaint is extended to November 1 2 1, 2012. 3 Subject to the approval of the Court, the Initial Case Management Conference shall be rescheduled from November 6, 2012 to December 4, 2012 at 2:00 pm, or such other date and time 4 as the Court shall order, and all corresponding deadlines shall be continued by 28 days. 5 6 7 IT IS SO STIPULATED. 8 Dated: October 4, 2012 9 DLA PIPER LLP (US) 10 By: /s/ Vishali Singal 11 VISHALI SINGAL Attorneys for Defendant 12 REACH MEDIA GROUP, LLC 13 14 Dated: October 4, 2012 15 **EDELSON MCGUIRE LLP** 16 By: /s/ Sean P. Reis 17 SEAN P. REIS Attorneys for Plaintiff DAVID TRINDADE 18 19 ///// 20 21 ///// ///// 22 ///// 23 ///// 24 ///// 25 ///// 26 ///// 27 ///// 28 -3-DLA PIPER LLP (US) STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME SAN FRANCISCO

CASE NO. 5:12-CV-04759 (PSG)

I, Vishali Singal, am the ECF user whose identification and password are being used to 1 file the foregoing STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME. In 2 compliance with General Order 45, X.B., I hereby attest that the above-referenced signatories to 3 4 this stipulation have concurred in this filing. 5 **ORDER** 6 Defendant Reach Media Group, LLC's deadline to respond to the Class Action 7 Complaint is hereby extended to November 1, 2012. The parties' Initial Case Management Conference is hereby extended to 8 December 18, 2012 , 2012 at 2:00 p.m; and all corresponding dates are hereby 9 10 continued by 28 days. 11 12 IT IS SO ORDERED. 13 DATED: October 12 14 , 2012 15 16 UNITED STATES MAGISTRATE JUDGE 17 18 19 20 21 22 23 24 25 26 27 28

DLA PIPER LLP (US)